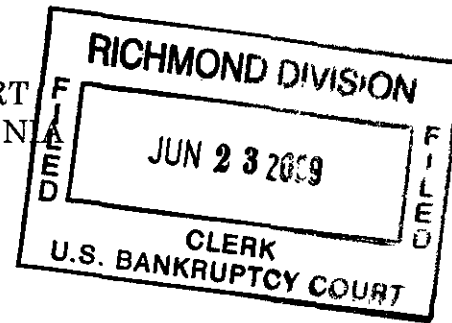


IN THE UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
RICHMOND DIVISION



In re:
Circuit City Stores Inc.

)
)
)
)
)
)
)

Chapter 11
Case #: 08-35653 (KRH)
Declaration in
opposition to motion
by debtor.
Proper and timely service

Richard Stevens appearing pro se duly affirms under the
penalty of perjury as follows:

1. On June 8, 2009, declarant received the motion by the debtor
that seeks to exclude many creditors for being reimbursed by the former
corporation Circuit City. [I am listed at Exhibit "C"]

2. Declarant fully understands that the amount of \$260.09/100
is small, yet the principle of being stuck with this loss when predicated upon
outright fraud, deserves the attention of the Bankruptcy officials. In other
words, I respectfully stand by my position and hope to persuade you that my
claim is with merit.

3. In a nutshell: the sale of the DVD was outright fraud. They
literally had a used and defective product and then sealed it in a box, which
they then disguised as being brand new. This is not your typical defective
product. I cannot nor could not call Panasonic and claim a defect. This is one
reason the package was returned in 2 hours.


4. Everything is documented:

- (a): Correspondence to American Express dated 2/28/09
- (b): The defense of Circuit City's representatives
- (c): My refuting their defense as there was no notice of a final sale on front or back which discounts the answer raised by Circuit City;
- (d): Letter of Chris Shkreli dated February 5, 2009
- (e): and my two correspondences to KCC dated March 17, 2009 and May 7, 2009

5. I respectfully request that the Court deny the objection raised by the debtors in the motion as far as my claim is concerned with. [\$260.09]

June 17, 2009

Respectfully,


Richard Stevens

Enclosure: set forth in Paragraph 4 above

TO: Clerk of the Bankruptcy Court
United States Bankruptcy Court
701 East Broad Street – Room 4000
Richmond, Virginia 23219

Skadden, Arps, Slate, Meagher & Flom
One Rodney Square
PO Box 636
Wilmington, DE 19899-0636
Attention: Gregg M. Galardi & Ian S. Fredericks

Skadden, Arps, Slate, Meagher & Flom
333 West Wacker Drive
Chicago Ill. 60606
Attention: Chris L. Dickerson

MCGUIREWOODS LLP
One James Center
901 E. Cary Street
Richmond VA. 23219
Attention: Dion W. Hayes & Douglas M. Foley

**Richard Stevens
221 West 82nd Street
New York NY 10024
(714) 330-9960**

February 28, 2009

American Express Customer Service
PO Box 981535
El Paso Texas 79998
Fax: 623-444-3001

Gentlemen:

Re: CASE # IK98941
Objection of charge of
\$260.09.

**NEW EVIDENCE REQUESTED BY MERCHANT
PROVING THEIR FRAUD BEYOND A
SHADOW OF A DOUBT !**

I had sent you a prior letter objecting to the above mentioned charge. This was to the above address. I attach and incorporate this by reference. Together with this is the notarized document Chris Shkreli, who witnessed the event. His letter corroborates my point. I will now send you this entire package by Fax ! .

In quick summation: The box was fallaciously sealed. It was fatally defective. They placed it inside the box; put scotch tape over the box and then sold it claiming that it was new!

**NEW EVIDENCE SIGNED BY SELLER. HIS
REQUEST FOR ME TO SUPPLY THE AMERICAN
EXPRESS RECEIPT PROVES MY POINT .**

THE MERCHANTS OWN ANSWER IN HIS OWN HANDWRITING
STATES AS FOLLOWS:

**"IF CUST. PROVIDES AMEX W/HIS RECEIPT IT WOULD
SHOW ALL SALES FINAL STAMPED ON BOTH FRONT 7 BACK" [enclosed]**

First of all, I did send you a copy of the receipt by mail.

Be that as it may:

**ENCLOSED FIND THE AMERICAN EXPRESS RECEIPT. Neither
the front or back suggest anything different than the normal Am. Ex. Receipt.**

How dare they claim otherwise? Their fraud is established by their putting
their foot in their own mouths. It fully supports my point that these people are deceitful
and will do anything to get rid of their products. Anything ! They don't care because
they will never see you ever again.

This new evidence "SPEAKS FOR ITSELF" !!

American Express has far too much pride and respect for it to condone
such behavior. I respectfully ask you to review this "new evidence" and acknowledge
that my challenge was proper. Thank you for your time and consideration.

enclosures

Respectfully,



Richard Stevens

1. my former letter to Am. Ex. Dated February 10, 2009
2. correspondence of Mr. Shkreli dated February 5, 2009
3. RECEIPT THAT MERCHANT ASKED ME TO SUPPLY!
4. Answer by merchant – page 2 dated 2/19/09

CSISINQ.153 Customer Service & Information System (CSIS) 02-19-09
Ticket Display

Locn: 3864 Order#: 00205529 Customer: BLACKMAN CHRIS

Ln	Ty	Qty	Brand/Model	RT	Sloc	Ord Dt	RLoc	Rel Dt	Price	ESP	RL
01	SL	01	PAN DMREZ48VK	C	3864	01/31/09	3864	01/31/09	239.99	00	00

All SALES Final

F5: Prev Lines F6: More Lines
Enter, Del Tkt: Search Criteria

F9: Payment Data
Exit: Service Menu

If cust provides Amex w/
his receipt it would show

All SALES Final stamped on both
Front & BACK.

Change Due

0.00

**Get a Chance to Win One of Five \$1000
Gift Cards! Take Circuit City's
Customer First Survey.**

Queremos su opinion. Conteste
nuestra encuesta por Internet

RCUTICITY.COM/SURVEY

Use the following Customer
CO. to enter on-line:

6705 SMTD 85A
438 QJBS 5019

No purchase necessary.
See Circuit City stores for details.
Void where prohibited.
nd out where you can recycle your old
electronics at www.circuitcity.com/green.
Thanks for making your purchase at
Circuit City!

Customer Case

• Para
carga
para los
ismos de

Return Guarantee

Return Guarantee

[illegible]

Garantía de Devolución

[illegible]

February 5, 2009

American Express Customer Service
PO Box 981535
El Paso Texas 79998

Gentlemen:

I have been an electrician and ~~superintendent~~ ^{Handyman} to the building that Richard Stevens lives at, 221 West 82nd street.

I was asked to install a Panasonic VHS/DVD player on Saturday January 31, 2009. I attempted to properly have this work in harmony with the Plasma T.V. and the Time Warner cable box for over 1 hour to no avail.

The best that I could do is have the DVD play back a segment of a program. The problem was that it was not the one that I attempted to record. Instead, the recorder saved a completely different channel than the one that was being played. Further, when the T.V. was on, the DVD player stated that the T.V. was off. And, the remote control was out of order.

I read the brochure and followed its instructions verbatim. After attempting quite a few plausible alternatives, I came to the conclusion that the DVD was defective.

I cannot recall having any such a problem with any other product that I had installed in the past. It is my hope that this will assist your reviewing this matter. If you have any questions concerning this matter you are welcomed to contact me at the address set forth below.

Respectfully,


Chris Shkreli

Alt-673-6364

Richard Stevens
221 West 82nd Street
New York NY 10024
(714) 330-9960

March 17, 2009

Circuit City Claims Processing
c/o Kurtzman Carson Consultants LLC
2335 Alaska Avenue
El Segundo, CA 90245
Tel: (888) 830-4650

Dear Kurtzman Carson Consultants

Re: Claim \$260.09

I fully understand principles of liquidation, so I would not be writing this to you if it were not for the fact that fraud vitiates the term "final sale."

The Panasonic DVD/VHS devise in question was "sold" in a box that was sealed and marked as brand new. Opening up the box proved that this was in and of itself false. It was not brand new. Rather, the people at Circuit City surreptitiously placed it inside the box. It was old and defective.

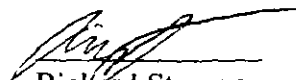
I had the superintendent's assistant attempt to install it to no avail. He spent one hour on it. His statement is enclosed. In a nutshell: if he could not get it going, nobody could. It was a defective product.

I returned it in less than 2 hours. The manager at Circuit city, Mr. Ray Pena, took the product and was willing to give me his social security #, but I did not think that this was necessary.

I am asking you to kindly do what is fair, which from my perspective is to reimburse me for the \$260.09. This can easily be done by issuing credit to my American Express card. I fully realize that there are many other creditors. Nevertheless, it is my hope that you can properly handle the case in an equitable manner.

Thank you for your time and consideration.

Respectfully,


Richard Stevens

Enclosures:

Richard Stevens
221 West 82nd Street
New York NY 10024
(714) 330-9960

May 7, 2009

Circuit City Claims Processing
c/o Kurtzman Carson Consultants LLC
2335 Alaska Avenue
El Segundo, CA 90245
Tel: (888) 830-4650

Dear Kurtzman Carson Consultants

Re: Case #: 08-35653
\$260.09

I just received your "confirmation."

PLEASE TAKE NOTICE--- THAT MY ADDRESS IS:

221 WEST 82ND STREET
APARTMENT # 4F.
NEW YORK NY 10024

YOU SENT THE CONFIRMATION TO 227. THAT IS WHY IT TOOK
6 WEEKS TO GET TO ME.

IT IS MY SINCERE HOPE THAT THIS CAN BE RESOLVED IN MY
FAVOR.

That you again for your consideration.


Richard Stevens

Gregg M. Galardi, Esq.
Ian S. Fredericks, Esq.
SKADDEN, ARPS, SLATE, MEAGHER &
FLOM, LLP
One Rodney Square
PO Box 636
Wilmington, Delaware 19899-0636
(302) 651-3000

Dion W. Hayes (VSB No. 34304)
Douglas M. Foley (VSB No. 34364)
MCGUIREWOODS LLP
One James Center
901 E. Cary Street
Richmond, Virginia 23219
(804) 775-1000

- and -

Chris L. Dickerson, Esq.
SKADDEN, ARPS, SLATE, MEAGHER &
FLOM, LLP
333 West Wacker Drive
Chicago, Illinois 60606
(312) 407-0700

Counsel to the Debtors and
Debtors in Possession

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE EASTERN DISTRICT OF VIRGINIA
RICHMOND DIVISION

- - - - - x
In re: : Chapter 11
:
CIRCUIT CITY STORES, INC., : Case No. 08-35653 (KRH)
et al., :
:
Debtors. : Jointly Administered
- - - - - x

**NOTICE OF DEBTORS' NINTH OMNIBUS OBJECTION TO
CERTAIN (I) LATE CLAIMS AND (II) LATE 503(B) (9) CLAIMS**

PLEASE TAKE NOTICE THAT the above-captioned Debtors (the "Debtors") filed the Debtors' Ninth Omnibus Objection to Certain (i) Late Claims and (ii) Late 503(b)(9) Claims (the "Omnibus Objection") with the Bankruptcy Court. A copy of the Omnibus Objection is attached to this notice (this "Notice"). By the Omnibus Objection, the Debtors are seeking to disallow certain claims on the ground that the claims were filed after the applicable bar date.

PLEASE TAKE FURTHER NOTICE THAT on April 1, 2009, the Bankruptcy Court entered the Order Establishing Omnibus

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